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PPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/816,993	04/01/2004	Kevin M. Smith	17301	2013	
7590 02/07/2005			EXAMINER		
Haverstock Garrett & Roberts			TORRES, ALICIA M		
Suite 1610 611 Olive			ART UNIT	PAPER NUMBER	
St. Louis, MO 63103			3671		
			DATE MAILED: 02/07/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

							
Office Action Summary		Applicatio	n No.	Applicant(s)			
		10/816,99	3	SMITH ET AL.			
		Examiner		Art Unit			
		Alicia M To		3671			
The MAI	LING DATE of this communicat	tion appears on the	cover sheet with the c	orrespondence ac	idress		
A SHORTENED THE MAILING (- Extensions of time after SIX (6) MONT - If the period for repl - If NO period for rep - Failure to reply with Any reply received	O STATUTORY PERIOD FOR DATE OF THIS COMMUNICA may be available under the provisions of 3 HS from the mailing date of this communic ly specified above is less than thirty (30) dealy is specified above, the maximum statuto in the set or extended period for reply will, by the Office later than three months after adjustment. See 37 CFR 1.704(b).	ATION. 7 CFR 1.136(a). In no eve cation. ays, a reply within the statu by period will apply and will by statute, cause the appli	nt, however, may a reply be tim tory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONEI	nely filed s will be considered time the mailing date of this of (35 U.S.C. § 133).			
Status							
1)⊠ Responsi	ve to communication(s) filed o	on <u>15 November 20</u>	<u>004</u> .				
2a)⊠ This actio)⊠ This action is FINAL . 2b)□ This action is non-final.						
<i>'</i> —	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Cla	ims						
4a) Of the 5) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s) ☐ Claim(s)	1-3 is/are pending in the application above claim(s) is/are version is/are version is/are version is/are rejected is/are rejected to are subject to restriction	withdrawn from cor					
Application Paper	s						
10)∏ The drawi Applicant r Replacem	fication is objected to by the Eng(s) filed on is/are: a) may not request that any objection ent drawing sheet(s) including the or declaration is objected to by	D☐ accepted or b)[n to the drawing(s) b e correction is require	e held in abeyance. See ed if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 C			
Priority under 35 l	J.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
	erson's Patent Drawing Review (PTO- osure Statement(s) (PTO-1449 or PTO		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	O-152)		

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Viaud et al., hereafter Viaud, in view of Olin.

Viaud discloses an improved round baler of the type having a hydraulic tailgate (34) for releasing a cylindrical bale onto an ejection element (74), said tailgate (34) and said ejection element (74) each being hydraulically operable by separate piston and cylinder units (68, 110); the improvement comprising:

an ejection element (74) pivotally connected to a nonmoving cantilever support (unnumbered platform holding shaft 78 and bar 80, see Figure 4) extending rearward from the rear axle or support element of the baler, and therefrom extending rearwardly to its distal end, said ejection element (74) being pivotable between a dump position (shown in dashed lines in Figure 4) and a home position (shown in solid in Figure 4) where the ejection element (74) protects the balers tailgate (34) from damage, and said element (74) having a length long enough to hold a dumped bale sufficiently distant from the baler (10) to allow the tailgate to close, while short enough to negate the need to be collapsible or to otherwise require additional adjustment, as per claim 1; and

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wherein the ejection element (74) consists essentially of a ramp member (74) affixed to a cantilever support (unnumbered platform), which support is connected to the axle (12), as per claim 2; and

wherein the ramp member (74), in the home position, is positioned to receive a discharged bale portion prior to pivoting to the dump position, as per claim 3.

However, Viaud fails to disclose wherein the cylinder units are sequentially controlled in parallel by a common pressurized fluid source via a two-way valve sequence.

Olin discloses a round baler including cylinder units (22, 71) that are sequentially controlled in parallel by a common pressurized fluid source via a two-way valve sequence (39).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to include the cylinder units of Olin on the baler of Viaud in order to provide coordinated movement.

Response to Arguments

3. Applicant's arguments with respect to claim 1 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

4. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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final action.

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alicia M. Torres whose telephone number is 703-305-6953. The examiner can normally be reached Monday through Thursday from 7:00 a.m. – 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas B. Will, can be reached at 703-308-3870.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is 703-305-1113. The fax number for this Group is 703-872-9306.

//homas B. Will

Supervisory Patent Examiner

AMT January 26, 2005